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6	Attorneys for Defendant,		
7	CRAIG ALLEN OGANS		
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9			
	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11	NORTHERN DISTRIC	CI OF CALIFORNIA	
12	UNITED STATES OF AMERICA,	CASE NO. CR-11-0939-RS	
13	Plaintiff,	STIPULATION AND [PROPOSED]	
14	v.	ORDER EXTENDING TIME WITHIN WHICH DEFENSE MAY REQUEST	
15	CRAIG ALLEN OGANS,	AN EVIDENTIARY HEARING ON MOTION TO SUPPRESS	
16	a/k/a Byron Stuart Baker,		
17	Defendant.		
18			
19	WHIEDEAC C 1 25 201	2 d C	
20	WHEREAS, on September 25, 2012, this Court heard argument on Mr.		
21	Ogans's Motion to Suppress Evidence.		
22	WHEREAS, at the conclusion of the hearing, the Court ordered the		
23	The court of the feating, the court of the field the		
24	government to submit further evidence by October 16, 2012.		
25			
	STIPULATION AND [PROPOSED] ORDER EXTENDING TIME United States v. Ogans, Case No. 11-CR-00939-RS		

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whether it would request an evidentiary hearing as well as the basis for that request by October 23, 2012. Docket # 38.

WHEREAS, the Court also ordered the defendant to advise the Court

WHEREAS, due to the litigation on the redaction issue, the defense requested and the Court granted an enlargement of the time within which the defense may request an evidentiary hearing to no later than one week after this Court rules on the government's motion to seal. Docket #41.

WHEREAS, on December 26, 2012, the Court issued an Order granting Amended Motion To Seal And Redact Attachments To The October 10, 2012 Declaration Of Inspector Pamela Hofsas and thus, the defense's request for an evidentiary hearing on the outstanding motion to suppress is currently due on January 3, 2013.

WHEREAS, undersigned defense counsel has taken some time off during the holidays and will not be back in the office until January 3, 2013.

THEREFORE, it is hereby stipulated by and between the parties, through their respective counsel of record, that the defense may request, if at all, an 2013 evidentiary hearing no later than January 10, 1013.

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STIPULATION AND [PROPOSED] ORDER EXTENDING TIME *United States v. Ogans*, Case No. 11-CR-00939-RS

	IT IS SO STIPULATED.		
1	Dated: January 2, 2013	TAMOR & TAMOR	
2		D /G /	
3		By: /S/ RICHARD TAMOR	
4		ATTORNEYS FOR DEFENDANT GRAIG ALLEN OGANS	
5		ALLEN OGAINS	
6	Dated: January 2, 2013	MELINDA HAAG	
7		UNITED STATES ATTORNEY	
8			
9		By: /S/ ADAM A. REEVES	
10		ASSISTANT UNITED STATES ATTORNEY	
11		ATTORNEY	
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	STIPULATION AND [PROPOSED] ORDER EXTENDING TIME United States v. Ogans, Case No. 11-CR-00939-RS		

[PROPOSED] ORDER EXTENDING TIME WITHIN WHICH TO REQUEST EVIDENTIARY HEARING

PURSUANT TO STIPULATION, IT IS HEREBY ORDERED that:

The defendant, Graig Ogans, may request, if at all, an evidentiary hearing no later than January 10, 2013.

DATED: January _3, 2013

HON. RICHARD SEEBORG United States District Judge Northern District of California

STIPULATION AND [PROPOSED] ORDER EXTENDING TIME *United States v. Ogans*, Case No. 11-CR-00939-RS